# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE; NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATIO		No. 2:12-md-02323 – AB	
TENTERS CONCOSSION INJOHN EITHON,	)	MDL NO. 2323	
	)		
Second Amended Master Administrative Long-	)	SHORT FORM COMPLAINT	
Form Complaint Against Riddell Defendants and	)		
(if applicable)	)	IN RE: NATIONAL FOOTBALL	
Rodney Bailey, et al.	)	LEAGUE PLAYERS' CONCUSSION	
v. National Football League [et al.],	)	INJURY LITIGATION	
No. 2:12-cv-05372-AB		JURY TRIAL DEMANDED	

#### SHORT FORM COMPLAINT AGAINST RIDDELL DEFENDANTS

- Plaintiff(s) Michael S. Solwold (and, if applicable (Plaintiff's Spouse)

  bring(s) this civil action as a related action in the matter entitled IN RE:

  NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION,

  MDL No. 2323.
- 2. Plaintiff(s) are filing this Short Form Complaint against Riddell Defendants as required by this Court's Case Management Order ECF No. 7709, filed May 18, 2017.
- 3. Plaintiff (and, if applicable, Plaintiff's Spouse) continue to maintain claims against Riddell Defendants after a Class Action Settlement was entered into between the NFL Defendants and certain Plaintiffs.
- 4. Plaintiff (and, if applicable, Plaintiff's Spouse) incorporate by reference the allegations (as designated below) of the Second Amended Master Administrative Long-Form

Complaint Against Riddell Defendants, as is fully set forth at length in this Short Form Complaint. However, Plaintiff denies that there is federal subject matter jurisdiction over this action.

4	5.	Plaintiff is filing this case in a representative capacity as the	
		of having been duly appointed as	
the		by the Court of	
(	6.	Plaintiff, Michael S. Solwold is a resident and citizen of Maryland and claims	
damages as set forth below.			
,	7.	Plaintiff's Spouse,, is a resident and citizen of, and	
claims d	lamages a	as a result of loss of consortium proximately caused by the harm suffered by	
her Plai	ntiff husb	pand.	

- 8. Upon information and belief, the Plaintiff sustained repetitive, traumatic subconcussive and/or concussive head impacts during NFL games and/or practices. Upon information and belief, Plaintiff suffers from symptoms of brain injury caused by the repetitive, traumatic sub-concussive and/or concussive head impacts the Plaintiff sustained during NFL games and/or practices. Upon information and belief, the Plaintiff's symptoms arise from injuries that are latent and have developed and continue to develop over time.
- 9. The original complaint by Plaintiffs in this matter was filed in the Superior Court of the State of California, County of Los Angeles on <u>July 26, 2012</u>. If the case is remanded, it should be remanded to the Superior Court of the State of California, County of Los Angeles.
  - 10. Plaintiffs claim damages as a result of [check all that apply]:

	$\boxtimes$	Injury to Herself/Himself		
		Injury to the Person Represented		
		Wrongful Death		
		Survivorship Action		
	$\boxtimes$	Economic Loss		
11.	Plai	ntiff (and Plaintiff's Spouse) bring this case against the following		
Defendants in this action [check all that apply]:				
	$\boxtimes$	Riddell, Inc.		
	$\boxtimes$	Riddell Sports Group, Inc.		
	$\boxtimes$	All American Sports Corp.		
	$\boxtimes$	BRG Sports, Inc., f/k/a Easton-Bell Sports, Inc.		
	$\boxtimes$	BRG Sports, LLC f/k/a Easton Bell Sports, LLC		
	$\boxtimes$	EB Sports Corp.		
	$\boxtimes$	BRG Sports Holdings Corp., f/k/a RBG Holdings Corp.		
12.	The	Plaintiff wore one or more helmets designed and/or manufactured by the		
Riddell Defenda	nts d	uring one or more years Plaintiff played in the NFL and/or AFL.		
13.	Plai	ntiff played in $\boxtimes$ the National Football League ("NFL") and/or in $\square$ the		
American Footba	all Le	eague ("AFL") during the following period of time 2001 - 2005 for the		
following teams	:			
Dallas Cowboys	, Mir	nnesota Vikings, Tampa Bay Buccaneers, Baltimore Ravens, New		
England Patriots	\ <u>.</u>			

14. Plaintiff retired from playing professional football after the <u>2005</u> season.

# **CAUSES OF ACTION**

	CITCDES OF ITCTION
15. Pl	aintiffs herein adopt by reference the following Counts of the Second
Amended Master A	dministrative Long-Form Complaint, along with the factual allegations
incorporated by refe	erence in those Counts [check all that apply]:
Σ	Count I (Negligence)
	Count II (Negligent Marketing)
	Count III (Negligent Misrepresentation)
	Count IV (Fraud)
	Count V (Strict Liability/Design Defect)
Σ	Count VI (Failure to Warn)
	Count VII (Breach of Implied Warranty)
	Count VIII (Civil Conspiracy)
	Count IX (Fraudulent Concealment)
	Count X (Wrongful Death)
	Count XI (Survival Action)
	Count XII (Loss of Consortium)
\(\rangle\)	Count XIII (Punitive Damages under All Claims)
	Count XIV (Declaratory Relief: Punitive Damages)

## **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff (and, if applicable Plaintiff's Spouse) pray for judgment as follows:

- A. An award of compensatory damages, the amount of which will be determined at trial;
- B. An award of economic damages in the form of medical expenses, out of pocket expenses, lost earnings and other economic damages in an amount to be determined at trial;
- C. For punitive and exemplary damages as applicable;
- D. For all applicable statutory damages of the state whose laws will govern this action;
- E. For loss of consortium as applicable;
- F. For declaratory relief as applicable;
- G. For an award of attorneys' fees and costs;
- H. An award of prejudgment interest and costs of suit; and
- I. An award of such other and further relief as the Court deems just and proper.

## **JURY TRIAL DEMAND**

Pursuant to Federal Rule of Civil Procedure 38, Plaintiffs hereby demand a trial by jury on all issues so triable.

Dated: October 30, 2017 Respectfully submitted,

GOLDBERG, PERSKY & WHITE, P.C.

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